1 2 3 4 5 6 7 8 Judge John C. Coughenour 9 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 10 AT SEATTLE 11 12 TARA C. ANDREWS, Case No. 2:08-CV-00817-JJC Plaintiff, 13 PLAINTIFF'S MOTION TO FILE OVERLENGTH BRIEF, AND ORDER 14 V. **NOTE ON MOTION CALENDAR:** 15 **EQUIFAX INFORMATION SERVICES APRIL 13, 2010** LLC; EXPERIAN INFORMATION 16 **SOLUTIONS INC.; and TRANS UNION** LLC, 17 Defendants. 18 19 Plaintiff Tara C. Andrews, by counsel, moves the Court pursuant to CR 7(f) for an order 20 allowing plaintiff to file a memorandum in opposition to Equifax's Motions in Limine that is five 21 pages longer than the 18 pages allowed by CR 7(e)(5) for Motions in Limine and opposition briefs. 22 Plaintiff makes this request for several reasons. First, Equifax's Motions are 19 pages long. 23 Second, Equifax submits 14 separate motions. That is a great amount of information that 24 plaintiff must respond to. 25 26 Robert S. Sola. P.C. PLAINTIFF'S MOTION TO FILE OVERLENGTH BRIEF 835 SW Canyon Lane, Suite 130 Portland, OR 97225 (503) 295-6880 (Telephone) - 2:08-CV-00817-JJC

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(503) 291-9031 (Facsimile)

1 Third, some of the motions address several items and raise different issues. For example, 2 Motion IX seeks to exclude eight different exhibits. Some are credit reports, some are 3 communications with a reseller of credit reports and one is a certificate from the Washington State 4 Housing Finance Commission. 5 Fourth, Motion XIII seeks a court ruling that plaintiff cannot recover five different types of 6 damages that plaintiff claims were caused by Equifax's violations. Plaintiff intends to move to 7 strike Motion XIII as an improper and untimely dispositive motion, since it seeks to dispose of 8 several of plaintiff's damages claims. Nevertheless, plaintiff must respond to these dispositive 9 motions in the opposition brief. This will require additional pages. And CR 7(g) requires that the 10 motion to strike be included in the opposition brief. That will also add to the length of the brief. 11 For these reasons, plaintiff requests she be allowed to exceed the page limit by five pages. 12 13 Dated this 13th day of April 2010. /s/ Robert S. Sola 14 Robert S. Sola, OSB # 84454 pro hac vice (503) 295-6880 15 (503) 291-9172 (Facsimile) rssola@msn.com 16 Christopher E. Green, WSBA # 19410 17 (206) 686-4558 (206) 686-2558 (Facsimile) 18 chris@myfaircredit.com 19 Attorneys for Plaintiff 20 21 IT IS SO ORDERED: 22 Dated this day of April 2010. 23 24 John C. Coughenour 25 UNITED STATES DISTRICT JUDGE 26 Robert S. Sola, P.C. PLAINTIFF'S MOTION TO FILE OVERLENGTH BRIEF SW Canyon Lane, Suite 130 Portland, OR 97225 (503) 295-6880 (Telephone) - 2:08-CV-00817-JJC Page 2

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2	<u>CERTIFICATE OF SERVICE</u>
3	I hereby certify that I served the foregoing <b>PLAINTIFF'S MOTION TO FILE OVERLENGTH BRIEF</b> on the following persons:
4	Kevin H. Breck, Esq. K. Ann Broussard, Esq.
5	Winston and Cashatt King & Spalding, LLP 601 W. Riverside, Suite 1900 1180 Peachtree Street N.E.
6	Spokane, WA 99201 Atlanta, GA 30309-3521
7	Of Attorneys for Defendant Equifax
8	by the following indicated method:
9	by <b>mailing</b> full, true and correct copies thereof in sealed, first-class postage prepaid
10	envelopes, addressed to them at the address set forth above and deposited with the United States Postal Service on the date set forth below.
11	by <b>electronically mailing</b> full, true and correct copies to the attorney(s) set forth above on
12	the date set forth below.
13	by electronic delivery of full, true and correct copies through the court's <b>CM/ECF</b> system to the attorney(s) set forth above on the date set forth below.
14	the attorney(s) set forth above on the date set forth below.
15	by causing full, true and correct copies thereof to be <b>hand-delivered</b> to them at the address set forth above on the date set forth below.
16	D-4-141:- 1241
17	Dated this 13th day of April 2010.  /s/ Robert S. Sola Robert S. Sola, OSB # 84454 pro hac vice
18	(503) 295-6880 (503) 291-9172 (Facsimile)
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22	Attorneys for Plaintiff
23	
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